## **REMARKS/ARGUMENTS**

In view of the amendments and remarks herein, favorable reconsideration of this application is respectfully requested. All of the claims have been amended herein in order to more clearly define the invention and to avoid the use of means-plus-function language. Claim 31 has been canceled and new claim 32 has been added. Thus, claims 1-30 and 32 are pending for further examination.

A new Abstract has been filed herewith in order to overcome the objection to the specification. A new Title has also been added that is more descriptive of the claimed invention. Claim 30 has been amended to more clearly define statutory subject matter under Section 101.

Clams 1-31 have been rejected under 35 USC 103(a) as being obvious over Brown in view of Carpenter. Reconsideration of this rejection is respectfully requested based on the following distinguishing features of the invention.

First, Applicant notes that neither of the cited references disclose the two display areas defined in, for example, claims 2, 17, 30 and 32, wherein detailed information and identifier information is displayed and interlinked. The disclosures cited by the Examiner with respect to Brown and Carpenter do not teach or suggest this specific type of information to which the invention defined by these claims are directed. Thus, reconsideration of the rejection of these claims is respectfully requested.

Moreover, none of the cited references describe the feature of claim 4 and claim 19. In particular, the cited references fail to teach rearranging the display order of the sets of detailed information with respect to a specified item among the items, so that an

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order of the identifier images can be changed accordingly. Brown does not teach rearranging the display order and Figs. 9 and 10 of Carpenter describe only a manually performed order rearrangement. Thus, Applicant respectfully submits that the rejection of these claims is not supported by the actual teachings of the cited references.

Claims 8 and 23 have been amended herein to require that the extract display controller causes the display to display the detailed information extracted, in such a manner that the detailed information extracted is visually more recognizable than the detailed information not extracted. This amended is supported by, for example, the disclosure at page 50, lines 9-13 of the specification. None of the cited references teach or suggest the specific combination of features set forth in amended claims 8 and 23. For example, Brown and Carpenter fail to teach or suggest the features of displaying, in the selectable state, the detailed information extracted, and displaying, in the non-selectable state, the detailed information not selected, so that the image information processing device becomes more user-friendly. In fact, the invention of Brown is a search engine for the Internet. Therefore, Brown provides no teachings with respect to display information not extracted. Moreover, there is no disclosure in Carpenter of an arrangement of displaying information in a non-selectable state. Accordingly, reconsideration of these claims are respectfully requested.

The Examiner points out that the Quick Launch 75 shown in Carpenter, Fig. 5 is selected, and that the buttons 11 and 12 corresponding to the Quick Launch 75 are displayed in the first position, thereby concluding that the invention of claims 9 and 24 is obvious. However, Fig. 5 of Carpenter merely illustrates a state in which the Quick

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Launch 75 corresponding to buttons 11 and 12 displayed in the first position is

unintentionally selected by the user. Carpenter is totally silent as to the arrangement of

claims 9 and 24 of the present invention, that is, rearranging the order in such a manner

as to differently treat the information extracted and the information not extracted. Thus,

reconsideration or this aspect of the rejection is also respectfully requested.

Regarding claim 13, the Examiner refers to Carpenter, column 2, lines 60 to 63, in

which an arrangement of changing colors in accordance with the user's selection is

described. However, none of the cited references describe the arrangement defined by

claim 13, that is, displaying the identifier images in different colors. Thus,

reconsideration of claims 13 is also respectfully requested.

In view of the amendments and remarks herein, favorable reconsideration of the

outstanding rejection is respectfully requested. Should the Examiner have any questions

regarding this case, or deem that any further issues need to be addressed, the Examiner is

invited to call the undersigned attorney at the phone number below.

Respectfully submitted,

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